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	ormation to identify your	case:				
ebtor 1 Mildre	ed		McCarter			
	First Name M	liddle Name	Last Name			
ebtor 2					Check	if this is an amended
oouse, if filing)	First Name M	fiddle Name	Last Name		section	and list below the ns of the plan that hav
ited States Ba	ankruptcy Court for the: North	iern	District Of: Illinois (State)			changed.
ise number: <u>1</u> known)	19-13521					
	Form 113					
<u>inapto</u>	er 13 Plan					12/17
Part 1:	Notices					
o Debtors:	indicate that the optio	n is appropr		e cases, but the presence of an o es or that it is permissible in you be confirmable.		
	In the following notice to	o creditors, yo	ou must check each box th	at applies.		
o Creditors	s: Your rights may be affe	ected by this	s plan. Your claim may be	reduced, modified, or eliminated	d.	
o Creditors	• •	an carefully a	and discuss it with your atto	e reduced, modified, or eliminated rney if you have one in this bankru		o not
o Creditors	You should read this plands an attorney, you not five the plands confirmation at least 7 court. The Bankruptcy	an carefully a may wish to co s treatment of days before th Court may co	and discuss it with your atto onsult one. If your claim or any provision the date set for the hearing onfirm this plan without furth		ptcy case. If you d must file an object ordered by the Bar ation is filed. See	tion to
o Creditors	You should read this planta have an attorney, you number of you oppose the plants confirmation at least 7 court. The Bankruptcy Bankruptcy Rule 3015.	an carefully a may wish to construct the construction of the const	and discuss it with your attoonsult one.  If your claim or any provision he date set for the hearing ponfirm this plan without furth you may need to file a timely ticular importance. Debtors is. If an item is checked	rney if you have one in this bankrup n of this plan, you or your attorney on confirmation, unless otherwise of ther notice if no objection to confirm	ptcy case. If you d must file an object ordered by the Bar ation is filed. See under any plan. ne to state wheth	tion to nkruptcy <b>er or not the plan</b>
1.1 A lir	You should read this planta have an attorney, you not five the plants confirmation at least 7 court. The Bankruptcy Bankruptcy Rule 3015.  The following matters mincludes each of the following in set out the following in the fo	an carefully a may wish to construct the construction of the const	and discuss it with your attoonsult one.  If your claim or any provision he date set for the hearing ponfirm this plan without furth you may need to file a timeleticular importance. Debtorms. If an item is checked to plan.	n of this plan, you or your attorney on confirmation, unless otherwise of the notice if no objection to confirmation, y proof of claim in order to be paid to must check one box on each line.	ptcy case. If you d must file an object ordered by the Bar ation is filed. See under any plan. ne to state wheth	tion to nkruptcy <b>er or not the plan</b>
1.1 A lir pays 1.2 Avo	You should read this platave an attorney, you not five an attorney and five an attorney and five five and five and five an attorney an attorney and five an attorney	an carefully a may wish to construct the construction of the const	and discuss it with your attoonsult one. If your claim or any provision he date set for the hearing porfirm this plan without furtled unay need to file a timeleticular importance. Debtorms. If an item is checked a plan.  If set out in Section 3.2, warred creditor	n of this plan, you or your attorney on confirmation, unless otherwise other notice if no objection to confirmaty proof of claim in order to be paid as "Not Included" or if both box	ptcy case. If you d must file an object ordered by the Bar ation is filed. See under any plan. he to state wheth wes are checked, t	tion to hkruptcy er or not the plan the provision will
1.1 A lir paye 1.2 Avo Sect	You should read this plata have an attorney, you not five an attorney and five an attorney and five five interest five i	an carefully a may wish to construct the court may construct the court may construct the court may be of part of the court may be of part of the court may be court may be court may be court following items of the court of the court court at a court may be court of the court of	and discuss it with your attoonsult one. If your claim or any provision he date set for the hearing onfirm this plan without furtion may need to file a timeleticular importance. Debtorms. If an item is checked a plan. If set out in Section 3.2, warred creditor	orney if you have one in this bankrup on of this plan, you or your attorney on confirmation, unless otherwise of her notice if no objection to confirma y proof of claim in order to be paid of s must check one box on each ling of as "Not Included" or if both box	must file an object ordered by the Bar ation is filed. See under any plan. The to state whether are checked, to the last order and the state whether are checked.	er or not the planthe provision will
1.1 A lir paye 1.2 Avo Sect	You should read this plata have an attorney, you not five an attorney five and five an attorney five five and five an attorney five five ineffective if set out five ineffective if a set of the five and five and five an attorney five five ineffective if a set out five five ineffective if a set out five and five five five five ineffective if a set out five five five five five five five five	an carefully a may wish to construct the court may construct the court may construct the court may be of part of the court may be of part of the court may be court may be court may be court following items of the court of the court court at the court court may be court of the court of the court of the court court may be court of the court of	and discuss it with your attoonsult one. If your claim or any provision he date set for the hearing onfirm this plan without furtion may need to file a timeleticular importance. Debtorms. If an item is checked a plan. If set out in Section 3.2, warred creditor	orney if you have one in this bankrup on of this plan, you or your attorney on confirmation, unless otherwise of her notice if no objection to confirma y proof of claim in order to be paid of s must check one box on each ling of as "Not Included" or if both box	must file an object ordered by the Bar ation is filed. See under any plan. The to state whethes are checked, to included included	er or not the plan the provision will  Not included
1.1 A lir paye 1.2 Avo Sect	You should read this plata have an attorney, you not five an attorney five and five an attorney five five and five an attorney five five ineffective if set out five ineffective if a set of the five and five and five an attorney five five ineffective if a set out five five ineffective if a set out five and five five five five ineffective if a set out five five five five five five five five	an carefully a may wish to construct the court may construct the court may construct the court may be of part of the court may be of part of the court may be court in the court may be court that a the court may be court in the court of the security or nonposses to out in Part 8	and discuss it with your attoonsult one. If your claim or any provision he date set for the hearing onfirm this plan without furtion may need to file a timeleticular importance. Debtorms. If an item is checked a plan. If set out in Section 3.2, warred creditor  ssory, nonpurchase-mon	orney if you have one in this bankrup on of this plan, you or your attorney on confirmation, unless otherwise of her notice if no objection to confirma y proof of claim in order to be paid of s must check one box on each ling of as "Not Included" or if both box	must file an object ordered by the Bar ation is filed. See under any plan. The to state whethes are checked, to included included	er or not the plan the provision will  Not included
1.1 A lir pays 1.2 Avo Sect 1.3 Non	You should read this plata have an attorney, you not have an attorney, you not store and the plan's confirmation at least 7 of Court. The Bankruptcy Bankruptcy Rule 3015.  The following matters more includes each of the five ineffective if set out the plate of the	an carefully a may wish to construct the court may consider the court may consider the court may be of particular in the court of the secured claims and the court may be courted claims and the court may be courted claims and the secured claims and the court of the secured claims and the court in the secured claims and the court in the secured claims and the secured claims are secured claims.	and discuss it with your attoonsult one. If your claim or any provision he date set for the hearing onfirm this plan without furtled with the plan without furtled with the plan without ficular importance. Debtors it is checked to plan. If an item is checked to plan. It is set out in Section 3.2, was a credit or second in the plan with t	orney if you have one in this bankrup on of this plan, you or your attorney on confirmation, unless otherwise of her notice if no objection to confirma y proof of claim in order to be paid of s must check one box on each ling of as "Not Included" or if both box	must file an object ordered by the Bar ation is filed. See under any plan. The to state whethes are checked, to included included	er or not the plan the provision will  Not included
1.1 A lir pays 1.2 Avo Sect 1.3 Non	You should read this plata have an attorney, you not have an attorney, you not show an attorney and the show	an carefully a may wish to construct the court may consider the court may consider the court may be of particular in the court of the secured claims and the court may be courted claims and the court may be courted claims and the secured claims and the court of the secured claims and the court in the secured claims and the court in the secured claims and the secured claims are secured claims.	and discuss it with your attoonsult one. If your claim or any provision he date set for the hearing onfirm this plan without furtled with the plan without furtled with the plan without ficular importance. Debtors it is checked to plan. If an item is checked to plan. It is set out in Section 3.2, was a credit or second in the plan with t	orney if you have one in this bankrup on of this plan, you or your attorney on confirmation, unless otherwise of her notice if no objection to confirma y proof of claim in order to be paid of s must check one box on each ling of as "Not Included" or if both box	must file an object ordered by the Bar ation is filed. See under any plan. The to state whethes are checked, to included included	er or not the plan the provision will  Not included

If fewer than 60 months of payments are specified, additional monthly payments will be made to the extent necessary to make the payments to creditors specified in this plan.

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2.2	Regular payments to the trustee of the check all that apply.  Debtor(s) will make payments of Debtor(s) will make payments of Other (specify method of payments).	oursuant to a payroll deduction		ng manner:			
2.3	Income tax refunds.  Check one.						
	Debtor(s) will retain any income	tax refunds received during the	ne plan term.				
	Debtor(s) will supply the trustee turn over to the trustee all incom	with a copy of each income to	ax return filed during	the plan term	within 14 days	s of filing the retu	rn and will
	Debtor(s) will treat income tax r	efunds as follows:					
2.4	Additional payments.						
	Check one.						
	None. If "None" is checked, the	rest of § 2.4 need not be com	pleted or reproduced	d.			
	Debtor(s) will make additional p and date of each anticipated pa		other sources, as sp	ecified below.	Describe the	source, estimated	d amount,
	[enter source]			\$ 0.00		[anticipated dt]	<u>l</u>
2.5	The total amount of estimated pa		ded for in §§ 2.1 and	d 2.4 is <sup>\$</sup> _\$18	3,676.00		
	Treatment of Secure	d Claims	ded for in §§ 2.1 and	<b>d 2.4 is</b> \$ \$18	8,676.00		
Pa	art 3: Treatment of Secure	d Claims ure of default, if any.			9,676.00		
Pa	Maintenance of payments and cu	d Claims  are of default, if any.  e rest of § 3.1 need not be concurrent contractual installmenticed in conformity with any appecified below. Any existing are the rate stated. Unless otherway Rule 3002(c) control over are contrary timely filed proof of collateral listed in this paragraph, will cease, and all secured claims.	npleted or reproduce t payments on the se plicable rules. These rearage on a listed cl rise ordered by the co ny contrary amounts laim, the amounts sta then, unless otherw ims based on that co	ed. ecured claims is e payments will be paid in will be paid ourt, the amount isted below are wise ordered by bilateral will no	listed below, was to the disbursed in full through ints listed on a set to the currered controlling. If the court, all	d either by the trugh disbursements a proof of claim fil at installment pay relief from the arpayments under	istee or s by the led before the ment and utomatic stay this
Pa	Maintenance of payments and cu Check one.  ✓ None. If "None" is checked, the the applicable contract and not directly by the debtor(s), as spe trustee, with interest, if any, at filing deadline under Bankrupte arrearage. In the absence of a is ordered as to any item of col paragraph as to that collateral	d Claims  are of default, if any.  e rest of § 3.1 need not be concurrent contractual installmenticed in conformity with any appecified below. Any existing are the rate stated. Unless otherway Rule 3002(c) control over are contrary timely filed proof of collateral listed in this paragraph, will cease, and all secured claims.	npleted or reproduce t payments on the se plicable rules. These rearage on a listed cl rise ordered by the co ny contrary amounts laim, the amounts sta then, unless otherw ims based on that co er than by the debto	ed. ecured claims is e payments will be paid in will be paid ourt, the amount isted below are wise ordered by bilateral will no	listed below, was to the disbursed in full through ints listed on a set to the currered controlling. If the court, all	d either by the truch disbursements a proof of claim fil at installment pay relief from the air payments under ated by the plan.  Monthly plan payment on	istee or s by the led before the ment and utomatic stay this
Pa	Maintenance of payments and curcheck one.  None. If "None" is checked, the the applicable contract and not directly by the debtor(s), as spetrustee, with interest, if any, at filing deadline under Bankruptc arrearage. In the absence of a is ordered as to any item of col paragraph as to that collateral column includes only payments	d Claims  are of default, if any.  e rest of § 3.1 need not be concurrent contractual installmenticed in conformity with any appecified below. Any existing arrother rate stated. Unless otherway Rule 3002(c) control over ar contrary timely filed proof of collateral listed in this paragraph, will cease, and all secured clais disbursed by the trustee rath	t payments on the seplicable rules. These rearage on a listed claise ordered by the contrary amounts laim, the amounts stated then, unless otherwims based on that contrary amounts contrary amounts of the contrary amounts o	ed. ecured claims e payments wilaim will be paicourt, the amout listed below are vise ordered by ollateral will no or(s).  Amount of arrearage (If	listed below, will be disbursed id in full through ints listed on a secontrolling. If y the court, all longer be treated interest rate on arrearage	d either by the truch disbursements a proof of claim file installment pay relief from the arpayments under ated by the plan.  Monthly plan payment on arrearage	stee or s by the led before the ment and utomatic stay this The final
Pa	Maintenance of payments and curcheck one.  None. If "None" is checked, the the applicable contract and not directly by the debtor(s), as spetrustee, with interest, if any, at filing deadline under Bankruptc arrearage. In the absence of a is ordered as to any item of col paragraph as to that collateral column includes only payments	d Claims  are of default, if any.  e rest of § 3.1 need not be concurrent contractual installmenticed in conformity with any appecified below. Any existing arrother rate stated. Unless otherway Rule 3002(c) control over ar contrary timely filed proof of collateral listed in this paragraph, will cease, and all secured clais disbursed by the trustee rath	t payments on the seplicable rules. These earage on a listed claise ordered by the cony contrary amounts staim, the amounts staim, the amounts otherwims based on that contrary amounts than by the debto    Current	ed. ecured claims e payments wilaim will be paicourt, the amout listed below are vise ordered by ollateral will no or(s).  Amount of arrearage (If	listed below, will be disbursed in full through the current econtrolling. If yithe court, all longer be treat an arrearage (If applicable)	d either by the truch disbursements a proof of claim file installment pay relief from the arpayments under ated by the plan.  Monthly plan payment on arrearage	stee or s by the led before the ment and utomatic stay this The final  Estimated total payments by trustee

Insert additional claims as needed.

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	Democratic			- <b>6 6</b> - 11					Chaak ana		
3.2	Request for valua			•	·		on of underse	ecured claims	. Спеск опе.		
	None. If "None"	·	•		•	•	rt 1 of this nl:	an is checked			
	The remainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is checked.  The debtor(s) request that the court determine the value of the secured claims listed below. For each non-governmental secured claim listed below, the debtor(s) state that the value of the secured claim should be as set out in the column headed Amount of secured claim. For secured claims of governmental units, unless otherwise ordered by the court, the value of a secured claim listed in a proof of claim filed in accordance with the Bankruptcy Rules controls over any contrary amount listed below. For each listed claim, the value of the secured claim will be paid in full with interest at the rate stated below.										
	The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Part 5 of this plan. If the amount of a creditor's secured claim is listed below as having no value, the creditor's allowed claim will be treated in its entirety as an unsecured claim under Part 5 of this plan. Unless otherwise ordered by the court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in this paragraph.  The holder of any claim listed below as having value in the column headed <i>Amount of secured claim</i> will retain the lien on the property interest										
	of the debtor(s)	or the estate(s	s) until the ea	arlier of:							
	(a) payment of	, ,				·					
	(b) discharge o	of the underlyin	ng debt under	11 U.S.C. §	1328, at whic	th time the lien	will terminate	and be release	d by the credito	or.	
	Name of Creditor  Estimated amount of creditor's total claim		Colla	teral	Value of Collateral	Amount of claims senior to creditor's claim	Amount of secured claim	Interest rate	Monthly payment to creditor	Estimated of mont payme	thly
Tide	water Finance	\$ 14,813.00	2014 Nissan A	Altima	\$ 9,825.00	\$ 0.00	\$ 9,825.00	8.50 %	\$ 202.00	\$ 12,094.	20
	Insert additional cla	aims as neede	d.								
3.3	Secured claims ex	cluded from	11 U.S.C. § 5	506.							
	Check one.										
	None. If "None"	' is checked, th	ne rest of § 3.	3 need not b	e completed o	or reproduced.					
	☐ The claims liste	d below were	either:								
	(1) incurred within personal use of	•	•	n date and s	ecured by a pu	ırchase money	security intere	est in a motor v	ehicle acquired	for the	
	(2) incurred within	1 year of the p	petition date a	and secured	by a purchase	e money securi	ty interest in a	ny other thing	of value.		
	(2) incurred within 1 year of the petition date and secured by a purchase money security interest in any other thing of value.  These claims will be paid in full under the plan with interest at the rate stated below. These payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. Unless otherwise ordered by the court, the claim amount stated on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) controls over any contrary amount listed below. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling. The final column includes only payments disbursed by the trustee rather than by the debtor(s).										
	Nan	ne of Creditor			Collatera	ıl	Amount claim	i interest r	ate Monthly p	ian   pay	mated total yments by trustee

Distributed by:

Trustee

Debtor(s)

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3.4 Lie	n avoidanc	e.						
Ch	eck one.							
<b>✓</b>	None. If "I	None" is checked, the rest of	§ 3.4 need not be completed or r	reprodu	ced.			
	The remain	der of this paragraph will l	be effective only if the applicab	le box	in Part 1 of thi	s plan is checked.		
	debtor(s) we securing a amount of amount, if	vould have been entitled und claim listed below will be ave the judicial lien or security in any, of the judicial lien or sec	ler 11 U.S.C. § 522(b). Unless oth oided to the extent that it impairs terest that is avoided will be treat curity interest that is not avoided was a source.	nerwise such ex ed as a will be p	ordered by the cemptions upor n unsecured cl paid in full as a	listed below impair exemptions to we court, a judicial lien or security interments of the order confirming the plaim in Part 5 to the extent allowed. It secured claim under the plan. See 1 formation separately for each lien.	rest an. The Γhe 1 U.S.C.	
		Information regarding judicial lien or security interest	Calculation of lien a	avoidanc	e	Treatment of remaining secured claim		
		Name of creditor	a. Amount of Lien		\$	Amount of secured claim after avoidance (line a minus line f)		
			b. Amount of all other liens		 \$	\$		
			c. Value of claimed exemptions		+ \$	Interest rate (if applicable)		
		Collateral	d. Total of adding lines a, b, and c		\$ 0.00	%		
			e. Value of debtor(s)' interest in prope	ertv		Monthly payment on secured claim		
		Lien identification (such as judgment date, date of lien	f. Subtract line e from line d.		- \$	_\$		
		recording, book and page number)	i. Subtract line e nom line u.	:	\$ 0.00	Estimated total payments on secured		
			Extent of exemption impairment (Check applicable box):			claim \$		
			Line f is equal to or greater than	line a				
			The entire lien is avoided. (Do not co the next column.)	mplete				
			Line f is less than line a.					
			A portion of the lien is avoided. (Com the next column.)	plete				
		Insert additional claims as	s needed.					
	rrender of	collateral.						
Check c			205		,			
<u>~</u>			§ 3.5 need not be completed or re			raditar'a alaim. The debter(a) re	at that	
						reditor's claim.  The debtor(s) requeseral only and that the stay under § 13		
						e collateral will be treated in Part 5 b		
	Name of Cr	reditor		Collate	ral			

Insert additional claims as needed.

Pa	art 4:	Treatment of Fees and Priority Claims							
4.1	Gene	ral							
	Trustee's fees and all allowed priority claims, including domestic support obligations other than those treated in § 4.5, will be paid in full without postpetition interest.								
4.2	Truste	ree's fees							
	Trustee's fees are governed by statute and may change during the course of the case but are estimated to be $\frac{5.500}{}$ % of plan payments; and during the plan term, they are estimated to total $\frac{1,027.18}{}$ .								
4.3	Attorr	ney's fees							
	The ba	palance of the fees owed to the attorney for the debtor(s) is estimated to be $\$$	4,000.00						
4.4	Priori	ity claims other than attorney's fees and those treated in § 4.5.							
	Check	k one.							
	<b>✓</b> No	one. If "None" is checked, the rest of § 4.4 need not be completed or reproduc	ced.						
	Th	ne debtor(s) estimate the total amount of other priority claims to be \$	·						
4.5	Dome	estic support obligations assigned or owed to a governmental unit and p	paid less than full amount.						
	Check	k one.							
	<b>✓</b> No	one. If "None" is checked, the rest of § 4.5 need not be completed or reproduc	ced.						
	go	ne allowed priority claims listed below are based on a domestic support obligative properties of the claim under equires that payments in § 2.1 be for a term of 60 months; see 11 U.S.C. § 13.	11 U.S.C. § 1322(a)(4). This plan provision						
	Na	ame of Creditor	Amount of claim to be paid						
			\$						
	Ins	sert additional claims as needed.							
		_							
Pa	art 5:	Treatment of Nonpriority Unsecured Claims							
5.1	Nonp	riority unsecured claims not separately classified.							
		ed nonpriority unsecured claims that are not separately classified will be paid, ding the largest payment will be effective. Check all that apply.	, pro rata. If more than one option is checked, the option						
		The sum of \$							
	<b>√</b>	$\underline{10.000}$ % of the total amount of these claims, an estimated payment of $\frac{1}{2}$	,551.00 .						
	<b>√</b>	The funds remaining after disbursements have been made to all other credit	tors provided for in this plan.						
		If the estate of the debtor(s) were liquidated under chapter 7, nonpriority unsurged Regardless of the options checked above, payments on allowed nonpriority under the control of the options checked above.							

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5.2	Maintenance of payments an	d cure of any default on nonpriori	ity unsecured cl	aims. Check one			
	✓ None. If "None" is checke	ed, the rest of § 5.2 need not be com	npleted or reprod	uced.			
	on which the last paymer debtor(s), as specified be	n the contractual installment payment is due after the final plan payment elow. The claim for the arrearage ames only payments disbursed by the tru	. These payment nount will be paid	s will be disburse in full as specifie	d either by the t	trustee or directly by	the
	Name of creditor		Current installment payment	Amount of arrearage to be paid	Estimated total payments by trustee		
			\$	\$	\$		
			Distributed by:				
			Trustee				
			Debtor(s)				
	Insert additional claims as n	eeded.	-1				
5.3	Other separately classified	I nonpriority unsecured claims. C	heck one.				
0.0		ed, the rest of § 5.3 need not be con		wood			
		•					
	☐ The nonpriority unsecure	d allowed claims listed below are se	eparately classifie	ed and will be trea	ited as follows		
	Name of o	creditor Basis for separ	ate classification a			interest rate if applicable)	nated total nount of yments
				\$		% \$	
	Insert additional claims as n	eeded					<del></del>
Pa	rt 6: Executory Contra	cts and Unexpired Leases					
	The executory contracts and and unexpired leases are reje	unexpired leases listed below are ected. Check one.	e assumed and	will be treated as	specified. All	other executory c	ontracts
	None. If "None" is checked,	the rest of § 6.1 need not be compl	eted or reproduc	ed.			
		nstallment payments will be disburse or rule. Arrearage payments will be y the debtor(s).	-				-
	Name of creditor	Description of leased property or executory contract	Current installment payment	Amount of arrearage to be paid		ent of arrearage an section if applicable	Estimated total payments by trustee
			\$	\$			\$
			Disbursed by:				
			Trustee				
1			Debtor(s)				

Insert additional contracts or leases as needed

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Part 7:	Vesting of Property of the Estate			
7.1 Prope	erty of the estate will vest in the debtor(s) upon	ı		
Chec	k the applicable box:			
	plan confirmation.			
<b>√</b> .	entry of discharge.			
	other:		·	
Part 8:	Nonstandard Plan Provisions			
	k "None" or List Nonstandard Plan Provisions			
∐ N	one. If "None" is checked, the rest of Part 8 need	not be co	ompleted or reproduced.	
	nkruptcy Rule 3015(c), nonstandard provisions mu rm or deviating from it. Nonstandard provisions se		t forth below. A nonstandard provision is a provision sewhere in this plan are ineffective.	n not otherwise included in the
The follow	ving plan provisions will be effective only if the	ere is a d	check in the box "Included" in § 1.3.	
1. A	All Claims filed after the claim bar date shall be classified	as Late C	laims. No Payment shall be provided for Late Claims by th	ie Trustee.
Part 9:	Signature(s):			
0.1 Signa	tures of Debtor(s) and Debtor(s)' Attorney			
•	or(s) do not have an attorney, the Debtor(s) must s	ign belo	w; otherwise the Debtor(s) signatures are optional.	The attorney for the Debtor(s), if any,
×				
Sign	ature of Debtor 1		Signature of Debtor 2	_
Exec	cuted on  MM / DD /YYYY		Executed on MM / DD /YYYY	
<b>X</b> Sara	J. Gray	Date	5/9/2019	
	ature of Attorney for Debtor(s)	_ 4.0	MM / DD /YYYY	_

By filing this document, the Debtor(s), if not represented by an attorney, or the Attorney for Debtor(s) also certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in Official Form 113, other than any nonstandard provisions included in Part 8.

### **Exhibit: Total Amount of Estimated Trustee Payments**

The following are the estimated payments that the plan requires the trustee to disburse. If there is any difference between the amounts set out below and the actual plan terms, the plan terms control.

a.	Maintenance and cure payments on secured claims (Part 3, Section 3.1 total)		\$ 
b.	Modified secured claims (Part 3, Section 3.2 total)		\$ 12,094.20
C.	Secured claims excluded from 11 U.S.C. § 506 (Part 3, Section 3.3 total)		\$ 
d.	Judicial liens or security interests partially avoided (Part 3, Section 3.4 total)		\$ 
e.	Fees and priority claims (Part 4 total)		\$ 5,027.18
f.	Nonpriority unsecured claims (Part 5, Section 5.1, highest stated amount)		\$ 1,551.00
g.	Maintenance and cure payments on unsecured claims (Part 5, Section 5.2 total)		\$ 
h.	Separately classified unsecured claims (Part 5, Section 5.3 total)		\$ 
i.	Trustee payments on executory contracts and unexpired leases (Part 6, Section 6.1 total)		\$ 
j.	Nonstandard payments (Part 8, total)	+	\$ 
	Total of lines a through j		\$ 18,672.38